

AT THE UNITED STATES DISTRICT COURT FOR THE NORTHERN
DISTRICT OF MISSISSIPPI

Marshall Fisher (Mississippi Commissioner
of Public Safety), Herb Frierson (Mississippi
Commissioner of Revenue), Jim Hood (State
of Mississippi Attorney General), Marvin
Vaughn

Plaintiff (Counter-Defendants)

vs.

Tracy Arnold,
Respondent (Counter-Plaintiff)

Cause # 4:18-cv-00191-DMB-RP

Jury NOT requested:

"Deuteronomy 25:1: If there be a controversy between men, and they come unto judgment, that the judges may judge them; then they shall justify the righteous, and condemn the wicked."

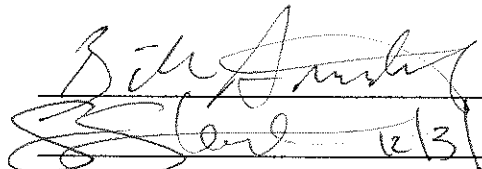
DECLARATION FOR ENTRY OF DEFAULT

1 I, Tracy Arnold, hereby declare under penalty of perjury, pursuant to 28 U.S.C.
2 1746(2) that the following statements are true and correct:

- 3 1) I, Tracy Arnold, am the Counter-Plaintiff in the above captioned matter.
- 4 2) I am following the orders of yhwh, the Almighty of Abraham, Isaac, and Jacob, to
5 inform the judges that the Almighty commanded me to "go wake the judges and
6 tell them I sent you".
- 7 3) Over the past three years, knowing it breaks the commandments of yhwh and
8 commits fraud on the state, I have prayed for permission to give up and just pay
9 the \$40 for a license, so that I am not threatened by the policemen, sheriffs and
10 state troopers; the Almighty consistently tells me "You have not done what I have
11 commanded" and "My people are oppressed".
- 12 4) I am requesting that the Clerk of this Court make an entry of default against
13 Counter-Defendants, Marshall Fisher, Herb Frierson, Jim Hood and Marvin
14 Vaughn, pursuant to Rule 55(a), Federal Rules of Civil Procedure, and in support
15 of this application do show that:

1 a) I, Tracy Arnold served the Counter-Defendants, through the United States
2 Postal Service by first class mail, with copies of her Answer and Counterclaim;
3 b) The Counter-Defendants sued me on August 18, 2018;
4 c) I, Tracy Arnold timely removed the Counter-Defendants case;
5 d) I, Tracy Arnold filed my Answer and Counter postmarked on September 25th,
6 2018 by mailing it first class via United States Postal Service;
7 e) I, Tracy Arnold, am not in receipt of any responsive pleading nor other defense
8 from Counter-Defendants;
9 f) My information and belief is that the Counter-Defendants are neither infants
10 nor an incompetent persons requiring special service;
11 g) My information and belief is that the Counter-Defendants are not serving with
12 the armed forces of the United States;
13 h) My information and belief is that a responsive pleading or defense to the An-
14 swer and Counterclaim was due by October, 24th 2018;
15 i) My information and belief is that Counter-defendants have not made an ap-
16 pearance in cause # 4:18-cv-00191-DMB-RP.

 12/3/18
Tracy Arnold
1400 Harris Rd Adamsville Tennessee 38310
Tel: (423)529-4323
Email: tracy@arnoldnet.org

 12/3/18
 12/3/18 Witnesses

20 ".... (A)t the mouth of two witnesses, or at the mouth of three witnesses, shall
21 the matter be established." Deuteronomy 19:1